UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

	" lime is all a acla and
Charmaine Cooke	"time is of the essence"
Write the full name of each plaintiff or petitioner.	Case No. 24 CV 536 CPAE CRU
-against-	related 23 cv 07330
Consolidated Edisun	NOTICE OF MOTION to
company of New York, the	adjourn sine die
Write the full name of each defendant of respondent.	8/13/2024 Conference
PLEASE TAKE NOTICE that Plaintiff or defende	name of party who is making the motion
requests that the Court: Kindly and	humbly adjourn
the 8/13/2024 confered	numbly acjourn nce. Plaintiff of help sues. Plaintiff or need, see medical letters/420 estated the Endowl Rule(s) of Civil Procedure or
Hill not well. New he a	1th issues. Plaintitt
Defendant consented on	orney, See medical letter 8/9/20
Briefly describe what you want the court to do. You should the statute under which you are making the motion, if you	also include the rederal raie(s) of civil roccadic of
In support of this motion, I submit the following	g documents (check all that apply):
☐ a memorandum of law	
my own declaration, affirmation, or affidavi	t. 1. 1/letter. email
the following additional documents:	claration, Medical to 8/6/201
consent to adjunn.	claration, medical letter, email from defendants date & 8/6/24
n.e/n.7/20216	idm cool
Dated Dated	Signature
Charmaine Cooke	NA
Name O O I	Prison Identification # (if incarcerated)
834 lenfield Street #1	th BX NY 10470
Address City	State Zip Code
Telephone Number (if available)	E-mail Address (if available)
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uttachnents	
SDNY Rev: 5/24/2016	

Page 2 of 5

New York Psychologist Services, PC 2100 Bartow Avenue Bronx, NY 10457 (718) 320-9000



Southern District Court of NY

August 6, 2024

To whom it may concern:

Ms. Charmaine Donna-Marie Cooke has a hearing date on August 13, 2024.

Ms. Charmaine Donna-Marie Cooke is under my care. This letter is to request that this case be temporarily suspended until Ms. Cooke is psychologically cleared to move forward with this legal matter.

aman (AD

Thank you in advance for postponing this matter.

Debra H. Goldman, Ph.D.

NYS Licensed Psychologist #13223

"I certify, declare and affirm that the contents of this narrative to be true and accurate to the best of my knowledge under the penalty of perjury"

Debra H. Goldman Ph.D.

Clinical Neuropsychologist

2100 Bartow Avenue Ste 227 Bronx, NY 10475

(718) 320 - 9000

384 East 149th Street Ste 518 Bronx, NY 10455

(718) 402 - 4246

110 West 34th Street Ste 406 New York, NY 10001

nypsychsvcs@aol.com (212) 563 - 3730



24-CV-536 (PAEXRUL' 23-CV-7330 Charmaine

Charmaine Cooke <charms404@gmail.com>

Re: <External Sender> Re: REQUEST FOR CONSENT TO ADJOURN AUGUST 13TH 2024 CONFERENCE - 24-CV-536

1 message

Mendez, **Ivan A.** <Mendezl@coned.com>
To: Charmaine Cooke <charms404@gmail.com>

Tue, Aug 6, 2024 at 3:56 PM

You have my consent.

Iván A. Méndez, Jr.

Associate Counsel

Labor, Employment, Benefits & Workers Comp

Consolidated Edison Company of New York, Inc.

4 Irving Place

New York, NY 10003

T: 212-460-4835

C: 929-618-2082

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INTERNAL

From: Charmaine Cooke < charms404@gmail.com>

Sent: Tuesday, August 6, 2024 2:44:23 PM

To: Mendez, Ivan A. < Mendezl@coned.com>
Cc: Charmaine Cooke < charms404@gmail.com>

Subject: <External Sender> Re: REQUEST FOR CONSENT TO ADJOURN AUGUST 13TH 2024 CONFERENCE - 24-CV-536

CAUTION! EXTERNAL SENDER

STOP WHEN UNSURE. Never click on links or open attachments if sender is unknown, and never provide user ID or password. Suspicious?

Use the Phish Reporter (for mobile phones, forward message to Email Check)

Mr. Mendez. I have a medical note as well that shall be submitted to the court. thank you for your consideration and quick response.

Sincerely. Charmaine Cooke pro se plaintiff

On Tue, Aug 6, 2024 at 2:41 PM Charmaine Cooke <charms404@gmail.com> wrote: Good Afternoon Ivan Mendez, Jr.:

I am writing to humbly request your consent for an adjournment if the August 13th, 2024 conference. See attached letter.

8/7/24, 10:31 AM Cases 4:23 RG: V-127233 Collaboration of the collaborat

Kindly respond asap so that i can submit to the court in a timely fashion. Sorry for all inconveniences.

Thank you.

Sincerely, /s/ Charmaine Cooke attachment

As the instant application is on consent, the Court will grant the request for an adjournment. The Court will not, however, continue to grant adjournments indefinitely, and has previously warned Plaintiff about the obligation to prosecute her case and that failure to do so can result in dismissal of the case. The court will adjourn the case management conference, which will be held telephonically, for approximately 60 days. A separate order will issue with the specific date and time and information for calling into the Court.

SO ORDERED:

8/8/2024

HON. ROBERT W. LEHRBURGER UNITED STATES MAGISTRATE JUDGE



74-cv-536

Charmaine Cooke <charms404@gmail.com>

Re: <External Sender> Re: REQUEST FOR CONSENT TO ADJOURN AUGUST 13TH 2024 CONFERENCE - 24-CV-536

1 message

Charmaine Cooke <charms404@gmail.com>

Wed, Aug 7, 2024 at 10:31 AM

To: "Mendez, Ivan A." <MendezI@coned.com>
Cc: Charmaine Cooke <charms404@gmail.com>

Thank you, for consenting to an adjournment of the August 13th 2024 conference sine die, Ivan Mendez Jr. I will submit a request to the court.

Sincerely,

/s/

Charmaine Cooke

On Tue, Aug 6, 2024 at 3:56 PM Mendez, Ivan A. < Mendezl@coned.com > wrote: You have my consent.

Iván A. Méndez, Jr.

Associate Counsel

Labor, Employment, Benefits & Workers Comp

Consolidated Edison Company of New York, Inc.

4 Irving Place

New York, NY 10003

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536

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